

**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE NORTHERN DISTRICT OF TEXAS**  
**AMARILLO DIVISION**

ALLIANCE FOR HIPPOCRATIC MEDICINE, )  
on behalf of itself, its member organizations, their )  
members, and these members' patients; )  
AMERICAN ASSOCIATION OF PRO-LIFE )  
OBSTETRICIANS AND GYNECOLOGISTS, )  
on behalf of itself, its members, and their patients; )  
AMERICAN COLLEGE OF PEDIATRICIANS, )  
on behalf of itself, its members, and their patients; )  
CHRISTIAN MEDICAL & DENTAL )  
ASSOCIATIONS, on behalf of itself, its members )  
and their patients; SHAUN JESTER, D.O., on )  
behalf of himself and his patients; REGINA )  
FROST-CLARK, M.D., on behalf of herself and )  
her patients; TYLER JOHNSON, D.O., on )  
behalf of himself and his patients; and GEORGE )  
DELGADO, M.D., on behalf of himself and his )  
Patients, )

Case No. 2:22-cv-00223-z

VS.

U.S. FOOD AND DRUG ADMINISTRATION; )  
ROBERT M. CALIFF, M.D., in his official )  
capacity as Commissioner of Food and Drugs, U.S. )  
Food and Drug Administration; JANET )  
WOODCOCK, M.D., in her official capacity as )  
Principal Deputy Commissioner, U.S. Food and )  
Drug Administration; PATRIZIA CAVAZZONI, )  
M.D., in her official capacity as Director, Center for )  
Drug Evaluation and Research, U.S. Food and Drug )  
Administration; U.S. DEPARTMENT OF )  
HEALTH AND HUMAN SERVICES; and )  
XAVIER BECERRA, in his official capacity as )  
Secretary, U.S. Department of Health and Human )  
Services, )

**THE COALITION FOR JEWISH VALUES HEALTHCARE COUNCIL'S MOTION TO  
JOIN BRIEF OF *AMICI CURIAE*, SUSAN B. ANTHONY PRO-LIFE AMERICA,  
CATHOLIC HEALTH CARE LEADERSHIP ALLIANCE, THE NATIONAL  
CATHOLIC BIOETHICS CENTER, CATHOLIC BAR ASSOCIATION, CATHOLIC  
BENEFITS ASSOCIATION, AND CHRIST MEDICUS FOUNDATION IN SUPPORT OF  
PLANTIFFS' MOTION FOR PRELIMINARY INJUNCTION**

The Coalition for Jewish Values (CJV) concurs with the brief of *amici curiae*, Susan B. Anthony Pro-Life America, Catholic Health Care Leadership Alliance, National Catholic Bioethics Center, Catholic Bar Association, Catholic Benefits Association, and Christ Medics Foundation in support of Plaintiff's motion for preliminary injunction filed at doc. 82. All *amici* consent to CJV's joining their *amici* brief.

### **STATEMENT OF INTEREST**

The Coalition for Jewish Values ("CJV") is the largest Rabbinic public policy organization in America, representing over 2,000 traditional, Orthodox rabbis. CJV promotes religious liberty, human rights, and classical Jewish ideas in public policy, and does so through education, mobilization, and advocacy, including by filing *amicus curiae* briefs in defense of equality and freedom for religious institutions and individuals. The CJV Healthcare Council was launched in 2022 to serve medical practitioners and others in the healthcare industry, advocating for religious liberty, freedom of conscience, and public policy aligned with Jewish values in medical care. It is critical that doctors and healthcare providers act to protect the religious rights of all Americans, and for the right of qualified medical practitioners to administer appropriate and reasonable care consonant with their beliefs. The FDA's actions to allow chemical abortion based on misinformation and faulty science and data put the lives of women, girls, and the unborn at enormous risk, thereby frustrating our core values while forcing medical professionals to administer care contrary to their beliefs.

Respectfully submitted,

**Weycer, Kaplan, Pulaski & Zuber, PC**

By: /s/ Murphy S. Klasing  
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**ATTORNEYS FOR *AMICUS CURIAE***

**CERTIFICATE OF SERVICE**

On February 17, 2023, I filed the foregoing document with the clerk of court for the United States District Court, Northern District of Texas. I hereby certify that I have served the document on all counsel and/or pro se parties of record by a manner authorized by Federal Rule of Civil Procedure 5(b)(2) (ECF System).

**Weycer, Kaplan, Pulaski & Zuber, PC**

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